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     Plaintiff Riverdeep, LLC
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8
                              UNITED STATES DISTRICT COURT
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10
                            NORTHERN DISTRICT OF CALIFORNIA
11
          CADSOFT CORPORATION, a foreign
                                                       Case No.: C06-4255 SC
12
          corporation,
13
                Plaintiff,
                                                       STIPULATION AND (TROPOSEE
14
                                                       ORDER EXTENDING NON-
                                                       EXPERT DISCOVERY DEADLINE
          VS.
15
          RIVERDEEP, LLC, a Delaware Limited
16
          Liability Company,
17
                Defendant.
18
                                                        Hon: Samuel Conti
19
          RIVERDEEP, INC., LLC, a Delaware
         Limited Liability Company,
20
21
                Third-Party Plaintiff,
22
          vs.
23
          Punch Software, LLC, a Delaware
24
          corporation,
25
                Third-Party Defendant.
26
27
           The parties, by and through their respective counsel of record, stipulate and agree to
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extend the non-expert discovery deadline, currently January 17, 2008, to and including January

28

1	23, 2008. On December 7, 2007, this Court, upon the agreement of the parties, extended the	
2	discovery deadline to January 17, 2008, in order to allow the parties to complete discovery,	
3	including depositions of a foreign national. This further extension is necessary because, among	
5	other things, since December 7, 2007, the parties have come to realize that the depositions of	
6	additional foreign nationals are necessary as 30(b)6 designees. Due to the Christmas and New	
7	Years holidays, and the schedules of the lawyers and particularly the witnesses, the depositions	
8	can not be completed by the current January 17, 2008 deadline. The parties, however, have	
9	agreed on a schedule that should allow completion of the depositions and other discovery by	
11	January 23, 2008, and upon that basis request that the Court extend the discovery deadline to that	
12	date. The parties do not request the extension of any other dates or deadlines.	
13	Dated: December 20, 2007	BUSINESS LITIGATION ASSOCIATES, P.C.
14		
15		<u>/s/</u>
16		Irwin B. Schwartz John V. Komar
17		Attorneys for Defendant/Third Party Plaintiff Riverdeep Inc., LLC
18		111.01.000p 1110.1, 220
19	Dated: December 20, 2007	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
20		
21		_/s/ P. Craig Cardon
22		P. Craig Cardon
23		Attorneys for Plaintiff Cadsoft Corporation
24		
25	Dated: December 20, 2007	SHARTSIS FRIESE LLP
26		<u>/s/</u>
27		Amy L. Hespenheide Mary Jo Shartsis
28		Attorneys for Third-Party Defendant Punch Software, LLC

I, John V. Komar, attest that P. Craig Cardon, counsel for Plaintiff Cadsoft Corporation and Amy L. Hespenheide, counsel for Third-Party Defendant Punch Software, LLC have concurred in the filing of this document.

So Ordered:

December 21, 2007

